This Page Is Inserted by IFW Operations and is not a part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images may include (but are not limited to):

- BLACK BORDERS
- TEXT CUT OFF AT TOP, BOTTOM OR SIDES
- FADED TEXT
- ILLEGIBLE TEXT
- SKEWED/SLANTED IMAGES
- COLORED PHOTOS
- BLACK OR VERY BLACK AND WHITE DARK PHOTOS
- GRAY SCALE DOCUMENTS

IMAGES ARE BEST AVAILABLE COPY.

As rescanning documents will not correct images, please do not report the images to the Image Problem Mailbox.

Docket No.: 127976-1000

UNITED STATES PATENT AND TRADEMARK OFFICE

10/664,737

Filed:

September 18, 2003

Inventors:

Chester L. Smitherman

Leo J. Peters III Tuy Vu Mai

Title:

Vehicle Based Data Collection and Processing System

Assignee:

M7 Visual Intelligence, LP

Group Art Unit:

3661

Customer No.:

40184

Examiner:

Unknown

Mail Stop Missing Parts

Commissioner for Patents

P.O. Box 1450

01 FC:2251

04/30/2004 JADDO1

00000033 10664737

02 FC:1460

Alexandria, VA 22313-1450

130.00 DP

RESPONSE TO NOTICE OF INCOMPLETE REPLY (NONPROVISIONAL), PETITION UNDER 37 CFR § 1.47(a) - REFUSAL TO SIGN, AND PETITION FOR EXTENSION OF TIME

Dear Sir:

I. RESPONSE TO NOTICE OF INCOMPLETE REPLY (NONPROVISIONAL)

Assignee submits this Response to the Notice of Incomplete Reply (Nonprovisional), mailed January 29, 2004.

As required by the Notice of Incomplete Reply (Nonprovisional), Assignee submits herewith:

- A Petition Under 37 CFR § 1.47(a) Refusal to Sign, for inventor Leo J. Peters III, with 1. the required \$130.00 fee;
- A Petition for Extension of Time, with the required \$55.00 fee; 2.
- A copy of the Notice of Incomplete Reply (Nonprovisional); and 3.

Attorney Docket No.: 127976-1000

A late Declaration surcharge fee of \$65.00 for the Declaration of Tuy Vu Mai, filed 4. October 20, 2003.

II. PETITION UNDER 37 CFR § 1.47(a) – REFUSAL TO SIGN

Assignee hereby petitions, pursuant to 37 CFR § 1.47(a), for the waiver of the requirement of 37 CFR § 1.63 that each inventor execute an oath or declaration. Assignee obtained ownership of said invention through Assignments from (1) inventors Chester L. Smitherman, Tuy Vu Mai, and Leo J. Peters III to Visual Intelligence Systems, Inc.; (2) Visual Intelligence Systems, Inc. to VISI Technology, Ltd.; and from (3) VISI Technology, Ltd. to M7 Visual Intelligence, LP. These Assignment have been recorded with the U.S. Patent and Trademark Office assignment records. See Exhibit 1, a true and correct copy of the Assignments. Assignee has appointed the undersigned to act on its behalf. See Exhibit 2, a true and correct copy of the Appointment of Attorneys Under 37 CFR §§ 3.71 and 3.73.

Inventor Leo J. Peters III has refused to execute the required § 1.63 declaration. Inventors Chester L. Smitherman and Tuy Vu Mai have both executed declarations. See Exhibit 3, a true and correct copy of the Declarations as filed on September 18, 2003 and October 20, 2003, respectively. Assignee has attempted to contact Mr. Peters at his last known address, 129 Phanturn, Bellaire, Texas 77401, on a number of occasions. Documentation of one of the attempts, as indicated by U.S. Express Mail receipt dated September 26, 2003, shows that Mr. Peters received a copy of the Declaration and Power of Attorney. See Exhibit 4, a true and correct copy of the cover letter dated September 26, 2003, detailing the contents of the mailing.

Inventor Leo J. Peters, III executed an Assignment on September 26, 2002, for this invention and related patent applications, which states that applicant will make rightful declarations and do everything possible to aid Assignee to obtain and enforce proper protection for the invention. This Assignment was recorded with the U.S. Patent and Trademark Office assignment records at Reel 013324 and Frame 0975. See Exhibit 1.

Assignee submits that Mr. Peters should be deemed to have received adequate opportunity to execute the Declaration. His failure to return the executed Declaration and his oral communications with Attorney Docket No.: 127976-1000 PATENT

the undersigned, demonstrate his intention to refuse to participate in Application Serial No. 10/664,737.

See Exhibit 5, Declaration of R. Bradford Perry.

In light of the described situation, Assignee respectfully requests that the requirement for Mr.

Peters to execute the § 1.63 oath or declaration be waived for Application Serial No. 10/664,737. The

petition fee in the amount of \$130.00 as required by 37 CFR § 1.17(h) is enclosed herewith.

III. PETITION FOR EXTENSION OF TIME

Assignee hereby petitions for a one-month extension of time to file a response, from March 29,

2004 to April 29, 2004, pursuant to 37 CFR § 1.136(a). Assignee submits a check in the amount of

\$55.00 pursuant to CFR § 1.17(a)(1).

IV. CONCLUSION

Assignee respectfully submits that all required parts for the application have been filed and that

no additional fees are required. It is believed that no other fees are necessary. However, if this is

incorrect, the Commissioner is hereby authorized to charge any underpayment, or credit any

overpayment, to Deposit Account No. 07-0153 of Gardere Wynne Sewell LLP.

Dated: 4/28/04

Jennifer S. Sickler

Attorney for Assignee Registration No.: 36,005

Gardere Wynne Sewell LLP

1000 Louisiana Street, Suite 3100

Schickler

Houston, Texas 77002-5007

Phone: (713) 276-5382 Fax: (713) 276-6382

isickler@gardere.com

3

Attorney Docket No.: 127976-1000 PATENT

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No .:

10/664,737

APR 2 9 2004

Filed:

September 18, 2003

Inventors:

Chester L. Smitherman Leo J. Peters III

Tuy Vu Mai

Title:

Vehicle Based Data Collection and Processing System

Assignee:

M7 Visual Intelligence, LP

Group Art Unit:

3661

Customer No.:

40184

Examiner:

Unknown

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION OF R. BRADFORD PERRY IN SUPPORT OF PETITION UNDER 37 CFR § 1.47(a) – REFUSAL TO SIGN

I, R. Bradford Perry, hereby declare as follows:

- 1. I am over twenty-one (21) years of age and am otherwise competent to make this Declaration. I am employed by M7 Visual Intelligence, LP as President. In this capacity, I have personal knowledge of all matters stated herein or have based them upon information and belief after reasonable investigations. My business address is 1505 Highway 6 South, Suite 380, Houston, Texas 77077.
- 2. M7 Visual Intelligence, LP (Assignee) obtained ownership of said invention through Assignments from (1) inventors Chester L. Smitherman, Tuy Vu Mai, and Leo J. Peters III to Visual Intelligence Systems, Inc.; (2) Visual Intelligence Systems, Inc. to VISI Technology, Ltd.; and from (3) VISI Technology, Ltd. to M7 Visual Intelligence, LP.

Attorney Docket No.: 127976-1000

3. Assignee appointed the law firm of Gardere Wynne Sewell LLP to act on its behalf, in particular, to prosecute U.S. Patent Application Serial No. 10/664,737 (and U.S. Provisional Application No. 60/412,504).

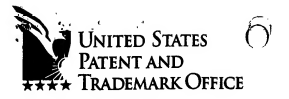
- 4. Leo J. Peters III executed an assignment on September 26, 2002, which states that he will make rightful declarations and do everything possible to aid Assignee to obtain and enforce proper protection for the invention, assigning title to the invention and the related patent applications to Assignee. The Assignment has been recorded with the U.S. Patent and Trademark Office assignment records at Reel 013324, Frame 0975.
- 5. The last known address of Leo J. Peters III is 129 Phanturn, Bellaire, Texas 77401.
- Assignee, through its attorney, sent Leo J. Peters III a letter dated September 26, 2003, enclosing a Declaration for execution. Assignee and Assignee's attorney also have had verbal communications with Leo J. Peters III regarding his execution of the Declaration. Mr. Peters has indicated that he will not sign the declaration, and he has failed to do so. Neither Assignee nor its attorney have received an executed Declaration from Leo J. Peters III, despite the passing of seven months since the request.

I declare under penalty of perjury under the laws of the State of Texas and the United States of America, that the foregoing is true and correct and that this Declaration was executed on 27 April , 2004, at Houston, Texas.

By: The stand Bo

HOUSTON 751861v2

	Ç ket No.: 125886.1004
O9 - 27 - 20 FORM PTO-1595 (Modified) Rev. 6-83) DMB No. 0851-0011 (exp. 4/94) Depyright 1994-87 LegalStar	
708/REV02 10223588 Tab settings → → ▼ 10223588	7
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original documents or copy thereof.
Name of conveying party(ies): Chester L. Smitherman Leo J. Peters III Tuy Vu Mai	2. Name and address of receiving party(ies): Name: Visual Intelligence Systems, Inc. Internal Address:
Additional names(s) of conveying party(ies)	202
3. Nature of conveyance: MRD 9/20/0	2
	Street Address: 510 Bering Drive, Suite 220
☐ Security Agreement ☐ Change of Name	
☐ Other	City: Houston State: TX ZIP: 77057
Execution Date: September 20, 2002	Additional name(s) & address(es) attached? ☐ Yes 🔀 No
4. Application number(s) or registration numbers(s): If this document is being filed together with a new application, A. Pătent Application No.(s) .	the execution date of the application is: September 20, 2002 B. Patent No.(s)
Additional numbers attac	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Jennifer S. Sickler	7. Total fee (37 CFR 3.41):\$ 40.00
Internal Address: Gardere Wynne Sewell LLP	☐ Enclosed - Any excess or insufficiency should be credited or debited to deposit account
	☐ Authorized to be charged to deposit account
Street Address: 1000 Louisiana, Suite 3400	8. Deposit account number:
City: Houston State: TX ZIP: 77002	V/-0155
Olly,	USE THIS SPACE
01 FC:561 40.00 0P	
9. Statement and signature. To the best of my knowledge and belief the foregoing inform of the original document. Jennifer S. Sickler Name of Person Signing	ation is true and correct and any attached copy is a true copy September 20, 2002 Signature Date
Total number of pages including cover s	heet, attachments, and document:



JANUARY 02, 2003

PTAS

Under Secretary of Commerce For Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 20231 www.uspto.gov

GARDERE WYNNE SEWELL LLP JENNIFER S. SICKLER 1000 LOUISIANA, SUITE 3400 HOUSTON, TX 77002



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 09/20/2002

REEL/FRAME: 013324/0975

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

assignment

ASSIGNOR:

SMITHERMAN, CHESTER L.

DOC DATE: 09/20/2002

ASSIGNOR:

PETERS, LEO J. III

DOC DATE: 09/20/2002

ASSIGNOR:

MAI, TUY VU

DOC DATE: 09/20/2002

ASSIGNEE:

VISUAL INTELLIGENCE SYSTEMS, INC. 510 BERING DRIVE, SUITE 220

HOUSTON, TEXAS 77057

SERIAL NUMBER: 60412504

FILING DATE: 09/20/2002

PATENT NUMBER: ISSUE DATE:

10 tage

ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, the undersigned, Chester L. Smitherman, and Tuy Vu Mai and hereby:

ASSIGN and SELL to Visual Intelligence Systems, Inc. ("the Assignee"), a Texas corporation, having a place of business at 510 Bering Drive, Suite 220, Houston, Texas 77057 U.S.A., its successors and assigns, the entire right, title and interest in and to our invention relating to a VEHICLE BASED DATA COLLECTION AND PROCESSING SYSTEM in and for the territory of the United States of America, and we hereby assign to Assignee, the application for United States patent therefor filed herewith entitled "Vehicle Based Data Collection and Processing System," and all United States patents granted therefor and all divisions, reissues, continuations, continuations-in-part and extensions thereof, and we hereby sell and assign to Assignee, its successors and assigns, the entire right, title and interest in and to the invention in and for all countries foreign to the United States of America, and we hereby covenant that we have full right so to do, and we agree that we will sign all lawful papers, execute all divisional, continuation, continuations-in-part and reissue applications, authorizations, assignments, and application papers, make all rightful declarations, affirmations, and oaths and generally do everything possible to aid Assignee, its successors, assigns and nominees, to obtain and enforce proper protection for the invention in all countries throughout the world;

AUTHORIZE AND REQUEST the issuing authority to issue any and all United States and foreign patents granted on such improvements to the Assignee;

WARRANT AND COVENANT that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been or will be made to others by the undersigned, and that the full right to convey the same as herein expressed is possessed by the undersigned;

COVENANT, when requested and at the expense of the Assignee, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all such improvements; execute all rightful oaths, declarations, assignments, powers of attorney and other papers; communicate to the Assignee all facts known to the undersigned relating to such improvements and the history thereof; and generally do everything possible which the Assignee shall consider desirable for vesting title to such improvements in the Assignee, and for securing, maintaining and enforcing proper patent protection for such improvements;

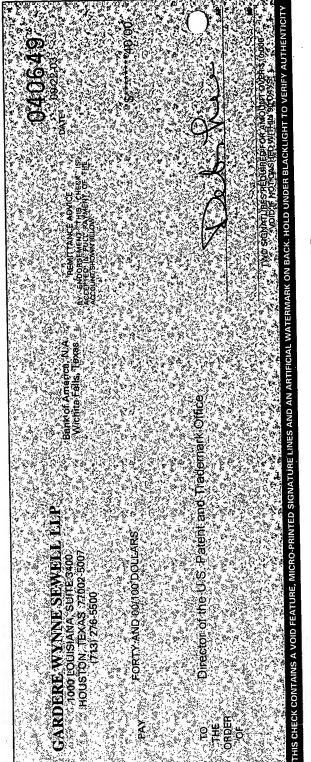
TO BE BINDING on the heirs, assigns, representatives and successors of the undersigned and extend to the successors, assigns and nominees of the Assignee.

(Signature) _ Name:	Clester L. Smithe	Smitherman erman	<u>~</u> Date <u>}</u>	0 Ept. 3	2002
BEF6	ORE ME, the unoppeared Chester I of the foregoing instantial will for the purpo	dersigned authority. Smitherman, knowstrument and acknowses and consideration. VANDA BEAM Public, State of Texas sion Expires 05-19-2005	wledged to me on therein expr	that he execut	ed the same of
Signature: _ Name:	Tuy Vu Mar	May	Date:	9/20/2	002
BE personally	OF <u>HARRIS</u> FORE ME, the u appeared Tuy Vu) ndersigned authorit Mai, known to me and acknowledged to consideration there	to me that he ein expressed.	executed the s	same of his own
[SEAL]		WANDA BEAM Notary Public, State of Texa tommission Expires 05-19-20		Notary Officer	

013324/0975 PAGE 2

SHARON BROOKS, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

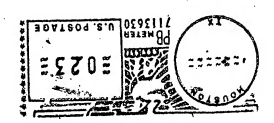
~		•			
040649		Inv. Total	40.00		\$40.00
Check Number:		Amount	40.00		\$40.00
Che					Invoice Totals:
1089841	09-22-03				
Request Number:	Check Date:				
		Matter		001004	
LL LLP		Client		125886	
TE SEWEI		17 A 1/2	500		
GARDERE WYNNE SEWELL LLP		Date Oate	IIV. Date	Sep 22/03	
GARD		*	# 200	1005950	



#040649# #111401302# 002330022475#

Today's Date:	Check Amount: \$40.00 Serial/Patent Nos.: 60/412,504 i with U. S. Patent Office on: 9/20/02
APPLICATION FOR PATENT [Check al Spec pages	Notice of Appeal Brief PTO Form 1449 Response Copy of Notice of Recordation of Assign Doc dated 1/2/03; copy of Recordation Coversheet dated 9/20/02; copy of Assignment from C. Smitherman and T. Mai dated 9/20/02 Other: Check \$40.00 Express Mail EV169250734US Certificate of Mailing Return Postcard

HOUSTON, TEXAS 77002 1000 LOUISIANA STREET, SUITE 3400 PATENT SECTION PATENT SECTION PATENT 3400



Check Amount: \$375.00 Jennifer S. Sickler Attorney(s): Serial/Patent No.: Client/Matter#: 127976-1000 Vehicle Based Data Collection and Processing System Title: Issue Date: Chester L. Smitherman, et al. . . . Inventor(s): M7 Visual Intelligence, LP Date Filed with USPTO: 9/18/03 Assignee: 9/18/03 Due Date: 9/20/03 Today's Date: APPLICATION FOR PATENT [Check all items that apply]: Issue Fee Transmittal 10/66473 Letter Spec 41 pages ⊠ Claims 6 pages Letter 14 Sheets Drawings Notice of Appeal Brief Verified Statement Maintenance Fee Transmittal Form Assignments (3) copies Other: Appointment of Attorneys Continuation Divisional Response CIP Application Status Request Preliminary Amendment Change of Fee Address Indication Form Information Disclosure Statement Express Mail EV322135555US Utility Transmittal Certificate of Mailing Fee Calculation Transmittal First Class Mail Amendment After Final



UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

APRIL 19, 2004

PTAS



102558877A

GARDERE WYNNE SEWELL LLP JENNIFER S. SICKLER 1000 LOUISIANA, SUITE 3400. HOUSTON, TX 77002

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE RÉVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 09/22/2003

REEL/FRAME: 014509/0641

NUMBER OF PAGES: 9

BRIEF: CORRECTIVE ASSIGN. TO ADD DOC. FOR LEO PETERS DATED 9/26/02 &

RECORDED AT 013324/0975

ASSIGNOR:

SMITHERMAN, CHESTER L.

DOC DATE: 09/26/2002

ASSIGNOR:

PETERS, LEO J. III

DOC DATE: 09/26/2002

ASSIGNOR:

MAI, TUY VU

DOC DATE: 09/26/2002

ASSIGNEE:

VISUAL INTELLIGENCE SYSTEMS, INC. 510 BERING DRIVE

SUITE 220

HOUSTON, TEXAS 77057

DEGE | WE | APR 2 2 2004 | By_____

014509/0641 PAGE 2

SERIAL NUMBER: 60412504

PATENT NUMBER:

FILING DATE: 09/20/2002

ISSUE DATE:

STEVEN POST, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

Docket No.: 125886-1004 U.S. DEPARTMENT OF COMMERCE 09-25-2003 Patent and Trademark Office FORM PTO-1595 (Modified) (Rev. 03-01) OMB No. 0651-0027 (exp.5/31/2002 P08/REV03 .ed original documents or copy thereof. 102558877 Tab settings -> -> To the Director of the United States Patent and 2. Name and address of receiving party(ies): 1. Name of conveying party(ies): Chester L. Smitherman Name: Visual Intelligence Systems, Inc. Leo J. Peters III Tuy Vu Mai Internal Address: _ ☐ Yes ☒ No Additional names(s) of conveying party(ies) 3. Nature of conveyance: Street Address: 510 Bering Drive, Suite 220 ☐ Merger ☐ Assignment ☐ Change of Name ☐ Security Agreement State: TX ZIP: 77057 City: Houston ☑ Other Corrective Assign. to add doc. for Leo Peters Additional name(s) & address(es) attached? Execution Date: dated 9/26/02 & recorded at 013324/0975 Application number(s) or patent numbers(s): If this document is being filed together with a new application, the execution date of the application is: B. Patent No.(s) A. Patent Application No.(s) 60/412,504 ☐ Yes ✓ No Additional numbers attached? 6. Total number of applications and patents involved: 5. Name and address of party to whom correspondence concerning document should be mailed: 7. Total fee (37 CFR 3.41):....\$ 40.00 Name: Jennifer S. Sickler Enclosed - Any excess or insufficiency should be Internal Address: Gardere Wynne Sewell LLP credited or debited to deposit account 09/25/2003 LMUELLER 00000010 60412504 ☐ Authorized to be charged to deposit account 40.00 OP 01 FC:8021 8. Deposit account number: Street Address: 1000 Louisiana, Suite 3400 07-0153 (Attach duplicate copy of this page if paying by deposit account) State: <u>TX</u> ZIP: <u>77002</u> City: Houston DO NOT USE THIS SPACE To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy 9. Statement and signature. of the original document. 9/22/03 Jennifer S. Sickler Date Signature Name of Person Signing Total number of pages including cover sheet, attachments, and document:

0 20 27	P ket No.: 125886.1004
FÖRM PTO-1595 (Modified) (Rey. 6-93) OMB tho. 0651-0011 (exp. 4/94)	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
Copyright 1994-97 Legalistali POS/REV02 _ 10223589	7
Tab settings → → ▼ To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
Name of conveying party(ies):	Name and address of receiving party(ies):
Chester L. Smitherman Leo J. Peters III Tuy Vu Mai	Name: Visual Intelligence Systems, Inc. Internal Address:
Additional names(s) of conveying party(ies)	603
3. Nature of conveyance: MRD 200	P =
🖾 Assignment 🔲 Merger	Street Address: 510 Bering Drive, Suite 220
☐ Security Agreement ☐ Change of Name	
☐ Other	City: Houston State: TX ZIP: 77057
Execution Date: September 20, 2002	Additional name(s) & address(es) attached? Yes No
If this document is being filed together with a new application. A. Patent Application No.(s) GOULES OF	B. Patent No.(s)
Additional numbers attac	ched? 🔲 Yes 🔯 No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Jennifer S. Sickler	7. Total fee (37 CFR 3.41):\$ 40.00
Internal Address: Gardere Wynne Sewell LLP	Enclosed - Any excess or insufficiency should be credited or debited to deposit account
	☐ Authorized to be charged to deposit account
Street Address: 1000 Louisiana, Suite 3400	8. Deposit account number:
	07-0153
City: Houston State: TX ZIP: 77002	
09/26/2002 DEVENE 00000031 60412504 DO NO.	USE THIS SPACE
9. Statement and signature.	nation is true and correct and any attached copy is a true copy
To the best of my knowledge and belief the loregoing into the original document.	
Jennifer S. Sickler	September 20, 2002
Name of Person Signing Total number of pages including cover	Signature Sheet, attachments, and document: 3 Date

125886-1004 PATENT

ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, the undersigned, Chester L. Smitherman, and Tuy Vu Mai and hereby:

ASSIGN and SELL to Visual Intelligence Systems, Inc. ("the Assignee"), a Texas corporation, having a place of business at 510 Bering Drive, Suite 220, Houston, Texas 77057 U.S.A., its successors and assigns, the entire right, title and interest in and to our invention relating to a VEHICLE BASED DATA COLLECTION AND PROCESSING SYSTEM in and for the territory of the United States of America, and we hereby assign to Assignee, the application for United States patent therefor filed herewith entitled "Vehicle Based Data Collection and Processing System," and all United States patents granted therefor and all divisions, reissues, continuations, continuations-in-part and extensions thereof, and we hereby sell and assign to Assignee, its successors and assigns, the entire right, title and interest in and to the invention in and for all countries foreign to the United States of America, and we hereby covenant that we have full right so to do, and we agree that we will sign all lawful papers, execute all divisional, continuation, continuations-in-part and reissue applications, authorizations, assignments, and application papers, make all rightful declarations, affirmations, and oaths and generally do everything possible to aid Assignee, its successors, assigns and nominees, to obtain and enforce proper protection for the invention in all countries throughout the world;

AUTHORIZE AND REQUEST the issuing authority to issue any and all United States and foreign patents granted on such improvements to the Assignee;

WARRANT AND COVENANT that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been or will be made to others by the undersigned, and that the full right to convey the same as herein expressed is possessed by the undersigned;

COVENANT, when requested and at the expense of the Assignee, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all such improvements; execute all rightful oaths, declarations, assignments, powers of attorney and other papers; communicate to the Assignee all facts known to the undersigned relating to such improvements and the history thereof; and generally do everything possible which the Assignee shall consider desirable for vesting title to such improvements in the Assignee, and for securing, maintaining and enforcing proper patent protection for such improvements;

TO BE BINDING on the heirs, assigns, representatives and successors of the undersigned and extend to the successors, assigns and nominees of the Assignee.

(Signature) <u>Clester L. Smitherman</u> Date <u>DEpt. 2002</u> Name: Chester L. Smitherman
STATE OF TEXAS) COUNTY OF <u>HARRIS</u>)
BEFORE ME, the undersigned authority, on this day of September, 2002, personally appeared Chester L. Smitherman, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same of his own free will for the purposes and consideration therein expressed.
[SEAL] WANDA BEAM Notary Officer Notary Public, State of Texas Commission Expires 05-19-2005
Signature: Date: 9/20/2002 Name: Tuy Vu Mar
STATE OF TEXAS) COUNTY OF <u>HARKIS</u>)
BEFORE ME, the undersigned authority, on this 20 day of September, 2002, personally appeared Tuy Vu Mai, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same of his own free will for the purposes and consideration therein expressed.
SEALI Notary Officer

2

Notary Public, State of Texas Commission Expires 05-19-2005

ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, the undersigned, Leo J. Peters, III hereby:

ASSIGNS and SELLS to Visual Intelligence Systems, Inc. ("the Assignee"), a Texas corporation, having a place of business at 510 Bering Drive, Suite 220, Houston, Texas 77057 U.S.A., its successors and assigns, the entire right, title and interest in and to my invention relating to a VEHICLE BASED DATA COLLECTION AND PROCESSING SYSTEM in and for the territory of the United States of America, and I hereby assign to Assignee, the application for United States patent therefor filed herewith entitled "Vehicle Based Data Collection and Processing System," and all United States patents granted therefor and all divisions, reissues, continuations, continuations-in-part and extensions thereof, and I hereby sell and assign to Assignee, its successors and assigns, the entire right, title and interest in and to the invention in and for all countries foreign to the United States of America, and I hereby covenant that I have the full right so to do, and I agree that I will sign all lawful papers, execute all divisional, continuation, continuations-in-part and reissue applications, authorizations, assignments, and application papers, make all rightful declarations, affirmations, and oaths and generally do everything possible to aid Assignee, its successors, assigns and nominees, to obtain and enforce proper protection for the invention in all countries throughout the world;

AUTHORIZES AND REQUESTS the issuing authority to issue any and all United States and foreign patents granted on such improvements to the Assignee;

WARRANTS AND COVENANTS that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been or will be made to others by the undersigned, and that the full right to convey the same as herein expressed is possessed by the undersigned;

COVENANTS, when requested and at the expense of the Assignee, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all such improvements; execute all rightful oaths, declarations, assignments, powers of atterney and other papers; communicate to the Assignee all facts known to the undersigned relating to such improvements and the history thereof; and generally do everything possible which the Assignee shall consider desirable for vesting title to such improvements in the Assignee, and for securing, maintaining and enforcing proper patent protection for such improvements;

TO BE BINDING on the heirs, assigns, representatives and successors of the undersigned and extend to the successors, assigns and nominees of the Assignee.

(Signature)

Name:

Leo J. Peters III

Date_ 6-26-02

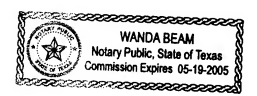
STATE OF TEXAS

COUNTY OF Harris

BEFORE ME, the undersigned authority, on this 26 day of September, 2002, personally appeared Leo J. Peters III, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same of his own free will for the purposes and consideration therein expressed.

Notary Officer

[SEAL]





JANUARY 02, 2003

PTAS

Under Secretary of Commerce For Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 20231 www.uspto.gov

GARDERE WYNNE SEWELL LLP JENNIFER S. SICKLER 1000 LOUISIANA, SUITE 3400 HOUSTON, TX 77002



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 09/20/2002

REEL/FRAME: 013324/0975

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

assignment

ASSIGNOR:

SMITHERMAN, CHESTER L.

DOC DATE: 09/20/2002

ASSTCMOR.

PETERS, LEO J. III Included with

with DOC DATE: 09/20/2002

ASSIGNOR:

MAI, TUY VU

DOC DATE: 09/20/2002

ASSIGNEE:

VISUAL INTELLIGENCE SYSTEMS, INC. 510 BERING DRIVE, SUITE 220

HOUSTON, TEXAS 77057

SERIAL NUMBER: 60412504

SOA ETITMO

PATENT NUMBER:

ISSUE DATE:

FILING DATE: 09/20/2002

10 Kuch

013324/0975 PAGE 2

SHARON BROOKS, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

60/412,504

Filed:

September 20, 2002

Inventor(s):

Chester L. Smitherman, et al.

Title:

Vehicle Based Data Collection and Processing System

Assignee:

Visual Intelligence Systems, Inc.

CERTIFICATE OF EXPRESS MAIL

Mail Stop Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, Virginia 22313-1450

I hereby certify that the following documents, which are attached, are being deposited under 37 C.F.R. 1.10, with the United States Postal Service "Express Mail Post Office to Addressee" service as Express Mail No. EV 169250734 US in an envelope addressed to: Mail Stop Assignment Recordation Services, Director of the U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, Virginia 22313-1450.

- (1) Recordation Form Cover Sheet, Patents Only, dated September 22, 2003 for Corrective Assignment to Add Document for Leo J. Peters III;
- (2) Assignment for Leo J. Peters III, dated September 26, 2002;
- (3) Copy of Notice of Recordation of Assignment Document, dated January 2, 2003 with copy of Recordation Form Coversheet, dated September 20, 2002; and copy of Assignment from Chester L. Smitherman and TuyVu Mai dated September 20, 2002;
- (4) Check for \$40.00; and

(5) Postcard.

Respectfully submitted,

Deborah K. Foots, CLA

Paralegal to Jennifer Sickler

Date: 9 22

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

60/412,504

Filed:

September 20, 2002

Inventor(s):

Chester L. Smitherman, et al.

Title:

Vehicle Based Data Collection and Processing System

Assignee:

Visual Intelligence Systems, Inc.

CERTIFICATE OF EXPRESS MAIL

Mail Stop Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, Virginia 22313-1450

I hereby certify that the following documents, which are attached, are being deposited under 37 C.F.R. 1.10, with the United States Postal Service "Express Mail Post Office to Addressee" service as Express Mail No. EV 169250734 US in an envelope addressed to: Mail Stop Assignment Recordation Services, Director of the U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, Virginia 22313-1450.

- (1) Recordation Form Cover Sheet, Patents Only, dated September 22, 2003 for Corrective Assignment to Add Document for Leo J. Peters III;
- (2) Assignment for Leo J. Peters III, dated September 26, 2002;
- (3) Copy of Notice of Recordation of Assignment Document, dated January 2, 2003 with copy of Recordation Form Coversheet, dated September 20, 2002; and copy of Assignment from Chester L. Smitherman and TuyVu Mai dated September 20, 2002;
- (4) Check for \$40.00; and
- (5) Postcard.

Respectfully submitted,

Deborah K. Foots, CLA

Paralegal to Jennifer Sickler

Date: 9/22/03

FORM PTO-1595 (Modified) (Rev. 03-01) OMB No. 0651-0027 (exp.5/31/2002) P08/REV03

RECORDATION FORM COVER SHEET

Docket No.: 125886-1004

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

PATENTS ONLY

	IO ONE I
Tab settings → → → ▼	V V V
To the Director of the United States Patent and Trademark Offi	ce: Please record the attached original documents or copy thereof.
Name of conveying party(ies): Chester L. Smitherman	2. Name and address of receiving party(ies):
Leo J. Peters III Tuy Vu Mai	Name: Visual Intelligence Systems, Inc.
	Internal Address:
Additional names(s) of conveying party(ies)	
3. Nature of conveyance:	
☐ Assignment ☐ Merger	Street Address: 510 Bering Drive, Suite 220
☐ Security Agreement ☐ Change of Name	
☑ Other Corrective Assign. to add doc. for Leo Peters	City: Houston State: TX ZIP: 77057
Execution Date: dated 9/26/02 & recorded at 013324/0975	Additional name(s) & address(es) attached? Yes No
4. Application number(s) or patent numbers(s):	
If this document is being filed together with a new application	, the execution date of the application is:
A. Patent Application No.(s)	B. Patent No.(s)
60/412,504	
Additional numbers attac	hed? ☐ Yes ⊠ No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Jennifer S. Sickler	7. Total fee (37 CFR 3.41):\$ 40.00
Internal Address: Gardere Wynne Sewell LLP	Enclosed - Any excess or insufficiency should be credited or debited to deposit account
	☐ Authorized to be charged to deposit account
Street Address: 1000 Louisiana, Suite 3400	8. Deposit account number: 07-0153
City: Houston State: TX ZIP: 77002	(Attach duplicate copy of this page if paying by deposit account)
DO NOT	USE THIS SPACE
9. Statement and signature. To the best of my knowledge and belief, the foregoing information of the original document.	
Jennifer S. Sickler	An Selickella 9/22/03
Name of Person Signing	Signature
Total number of pages including cover sh	

125886-1004 PATENT

ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, the undersigned, Leo J. Peters, III hereby:

ASSIGNS and SELLS to Visual Intelligence Systems, Inc. ("the Assignee"), a Texas corporation, having a place of business at 510 Bering Drive, Suite 220, Houston, Texas 77057 U.S.A., its successors and assigns, the entire right, title and interest in and to my invention relating to a VEHICLE BASED DATA COLLECTION AND PROCESSING SYSTEM in and for the territory of the United States of America, and I hereby assign to Assignee, the application for United States patent therefor filed herewith entitled "Vehicle Based Data Collection and Processing System," and all United States patents granted therefor and all divisions, reissues, continuations, continuations-in-part and extensions thereof, and I hereby sell and assign to Assignee, its successors and assigns, the entire right, title and interest in and to the invention in and for all countries foreign to the United States of America, and I hereby covenant that I have the full right so to do, and I agree that I will sign all lawful papers, execute all divisional, continuation, continuations-in-part and reissue applications, authorizations, assignments, and application papers, make all rightful declarations, affirmations, and oaths and generally do everything possible to aid Assignee, its successors, assigns and nominees, to obtain and enforce proper protection for the invention in all countries throughout the world;

AUTHORIZES AND REQUESTS the issuing authority to issue any and all United States and foreign patents granted on such improvements to the Assignee;

WARRANTS AND COVENANTS that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been or will be made to others by the undersigned, and that the full right to convey the same as herein expressed is possessed by the undersigned;

COVENANTS, when requested and at the expense of the Assignee, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all such improvements; execute all rightful oaths, declarations, assignments, powers of attorney and other papers; communicate to the Assignee all facts known to the undersigned relating to such improvements and the history thereof; and generally do everything possible which the Assignee shall consider desirable for vesting title to such improvements in the Assignee, and for securing, maintaining and enforcing proper patent protection for such improvements;

TO BE BINDING on the heirs, assigns, representatives and successors of the undersigned and extend to the successors, assigns and nominees of the Assignee.

(Signature)

Name:

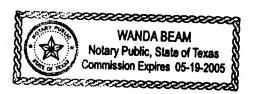
___ Date 6-26-02

STATE OF TEXAS

COUNTY OF Harris

BEFORE ME, the undersigned authority, on this 26 day of September, 2002, personally appeared Leo J. Peters III, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same of his own free will for the purposes and consideration therein expressed.

[SEAL]



isimes Original curvina or region of the Tories of the manufacture TAL SERVICE . TO BOST OFFICE TO AGILESSE WEBAGE JEDY OVO UNITATIONS ART SOLD IN Posechianneupsenco of banton elegistrato of All claims from Englishing to the Committee and American Manager on to sensition of the sense of MONE (SINES of members) social second of the sines PIEXIPRES Saotod belomettis so FOR PICKUP OR TRACKING CALL 1-800-222-1811 www.usps.com Time : tree frognistel vio ਮਸ ਨੁਭਦਰਨ 10 ਵਨ੍ਹਾਂ ਨਾ ਨੇਹੇਰੰਕਰ ਦ 15 ਸੰਦੇਹਿੰਦ ਸ਼ੁਤੀ ਨੇਮੈਂ अਪਿਤੀ ਨੇਮੇਂ ਦੇ DELIVERY (POSTAL USE ONLY) THO MAY (I) 8886-110041 = Pers Assista tri no nottermothi y Deleco to indirections quals ydintream for ea Stody and Chicago to Total Control Basin to togality). .: On or bullion ery Tehlim his is di 100 M



UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

MARCH 22, 2004

PTAS



GARDERE WYNNE SEWELL LLP JENNIFER S. SICKLER 1000 LOUISIANNA, SUITE 3400 HOUSTON, TX 77002

> UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 08/28/2003

REEL/FRAME: 014436/0519

NUMBER OF PAGES: 12

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

VISUAL INTELLIGENCE SYSTEMS, INC. DOC DATE: 08/27/2003

ASSIGNEE:

VISI TECHNOLOGY, LTD. 1980 POST OAK BOULEVARD, SUITE 2300 HOUSTON, TEXAS 77056

SERIAL NUMBER: 10244980

PATENT NUMBER:

ISSUE DATE:

FILING DATE: 09/17/2002

SERIAL NUMBER: 10229626

FILING DATE: 08/28/2002 ISSUE DATE:

PATENT NUMBER:

FILING DATE: 09/19/2002

ISSUE DATE:

SERIAL NUMBER: 10247441 PATENT NUMBER:

014436/0519 PAGE 2

SERIAL NUMBER: 60412504

PATENT NUMBER:

FILING DATE: 09/20/2002

ISSUE DATE:

KIMBERLY WHITE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

	6	<u> </u>		cket No	o.: 125886-2	
FQRM PTO-1595 (Modified) (Rev. 03-01)		09-03-2	003	ET	U.S. DEPARTMENT OF	F COMMERCE ademark Office
OMB No. 0651-0027 (exp.5/31/2002) POB/REV03					Patent and Tra	ademark Office
Tab settings → → → ▼		1025404			▼	
To the Director of the United Sta	tes P	atent and 1025401	49	the attached orig	inal documents or copy	thereof.
1. Name of conveying party(ies): Visual Intelligence Systems, Inc.		8:28:03		i address of rece		
				ISI Technology, I	•	
			Internal Ad	dress:		
Additional names(s) of conveying party(ie	s) 	☐ Yes ☒ No				
3. Nature of conveyance:						
☑ Assignment		Merger	Street Add	Iress: 1980 Post	Oak Boulevard, Suite	2300
☐ Security Agreement		Change of Name		•		
Other			City: Hous	ston	State: TX ZI	P: <u>77056</u>
Execution Date: August 27, 2003			Additional nan	ne(s) & address(e	s) attached?	⊠ No
4. Application number(s) or patent	numb	ers(s):				
If this document is being filed to	gethe	with a new application,	the execution	date of the appli	ication is:	
A. Patent Application No.(s)			B. Pa	atent No.(s)	OPR/FINANCE	TO CELL
10/244,980					28 (/F	m
10/229,626 10/247,441					Z Z	4
60/412,504					MANCE	C
		Additional numbers attac	│ hed? □ Yes	s 🔀 No	E :	
5. Name and address of party to w	hom (ns and patents involve	
concerning document should be			6. Total num	Dei of application	ns and paterns involve	u. 4
Name: Jennifer S. Sickler			7. Total fee (37 CFR 3.41):	\$ 160.00	
Internal Address: Gardere Wyn	ne Se	well LLP			s or insufficiency shoul	id be
09/02/2003 ECOOPER 00000061 10244980			credite	ed or debited to o	deposit account	
01 FC:8021 160.	00 OP		☐ Author	rized to be charg	ged to deposit account	
Street Address: 1000 Louisiana	Suit	3400	8. Deposit ac	count number:		
			07-0153			·
City: Houston	State	e: TX ZIP: 77002	(Attach dupli	cate copy of this pa	ge if paying by deposit acco	ount)
		DO NOT	USE THIS SPACE			
Statement and signature.To the best of my knowledge an	d beli	ef. the foregoing inform	ation is true an	d correct and an	v attached copv is a tr	ue copv
of the original document.			. •	11:10		. ,
Jennifer S. Sickler			mugy.	ysicklu	August 28, 2003	
Name of Person Signing	-	f pages including cover sh	Signature	e and documents	16 Date	
rotal nur	ING! O	i payos including cover st	icoi, aliacillibili	o, and document.		

ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, VISUAL INTELLIGENCE SYSTEMS, INC., a Texas corporation, having a place of business at 1505 Hwy. 6 South, Suite 380, Houston, Texas 77077, confirms that on August 19, 2002, it ASSIGNED all of its right, title, and interest to the following inventions and patent applications:

Serial No.	Date Filed	Title
10/244,980	9/17/2002	A METHOD OF USING A SELF-LOCKING TRAVEL PATTERN TO ACHIEVE IN-TRAVEL CALIBRATION OF REMOTE SENSORS
10/229,626	8/28/2002	RETINAL ARRAY COMPOUND CAMERA SYSTEM
10/247,441	9/19/2002	SYSTEM FOR MOSAICING DIGITAL ORTHO-IMAGES
60/412,504	9/20/2002	VEHICLE BASED DATA COLLECTION AND PROCESSING SYSTEM

to VISI TECHNOLOGY, LTD., a Texas limited partnership, having its registered office at Campbell & Riggs, 1980 Post Oak Boulevard, Suite 2300, Houston, Texas 77056, pursuant to the attached General Conveyance, Transfer and Assignment of Assets and Assumption of Specific Liabilities and Exhibit A attached thereto.

VISUAL INTELLIGENCE SYSTEMS, INC. hereby QUITCLAIMS and ASSIGNS any right, title, and interest it may have in and to its following inventions and patent applications:

Serial No.	Date Filed	Title
10/244,980	9/17/2002	A METHOD OF USING A SELF-LOCKING TRAVEL PATTERN TO ACHIEVE IN-TRAVEL CALIBRATION OF REMOTE SENSORS
10/229,626	8/28/2002	RETINAL ARRAY COMPOUND CAMERA SYSTEM
10/247,441	9/19/2002	SYSTEM FOR MOSAICING DIGITAL ORTHO-IMAGES
60/412,504	9/20/2002	VEHICLE BASED DATA COLLECTION AND PROCESSING SYSTEM

and all United States patents granted therefor and all divisions, reissues, continuations and

extensions thereof, and it hereby ASSIGNS to VISI TECHNOLOGY, LTD., its successors and assigns, the entire right, title and interest in and to the above inventions in and for all countries foreign to the United States of America, and it hereby covenants that it has the full right so to do, and it agrees that it will sign all lawful papers, execute all divisional, continuation and reissue applications, authorizations, assignments, and application papers, make all rightful declarations, affirmations, and oaths and generally do everything possible to aid VISI TECHNOLOGY, LTD., its successors, assigns and nominees, to obtain proper protection for the above inventions in all countries throughout the world.

TO BE BINDING on the assigns, representatives and successors of the undersigned and extend to the successors, assigns and nominees of the Assignees.

VISUAL INTERLIGENCE SYSTEM	MS, INC.
By: R. Bradford Perry President	· · · · · · · · · · · · · · · · · · ·
Date: 8/27/03	
STATE OF TEXAS)
COUNTY OF HARRIS)
	before me on August <u>27</u> , 2003 by R. Bra

adford Perry, corporation.

JENNIFER J. DELA ROSA

Notary Public

[SEAL]

GENERAL CONVEYANCE, TRANSFER AND ASSIGNMENT OF ASSETS AND ASSUMPTION OF SPECIFIC LIABILITIES

This general conveyance, transfer and assignment of assets and assumption of specific liabilities ("Conveyance and Assumption") is by and among Visual Intelligence Systems, Inc., a Texas corporation ("Grantor"), VISI Technology, Ltd., a Texas limited partnership ("Grantee"), and D. John Ogren ("Ogren"), R. Bradford Perry, Suzanne Reedstrom, Chester Smitherman and Leo J. Peters III (Ogren and R. Bradford Perry, Suzanne Reedstrom, Chester Smitherman and Leo J. Peters III referred to collectively as "Creditors") which agree as follows:

- 1. <u>Introduction</u>. Grantor is transferring all of its technology and intellectual property assets to Grantee, and in accordance with this Conveyance, Grantor is transferring and Grantee is assuming specific liabilities and obligations of Grantor.
- 2. <u>Conveyance</u>. Grantor hereby conveys, grants, transfers, sets over, and confirms unto Grantee, its successors and assigns forever, all of Grantor's right, title and interest in the assets of Grantor set forth on <u>Exhibit A</u> attached hereto and incorporated by reference for all purposes.

TO HAVE AND TO HOLD such assets, properties and interest unto the Grantee, its successors and assigns, and for its use forever.

- 3. Power-of-Attorney. Grantor hereby irrevocably constitutes and appoints Grantee, its successors and assigns, the true and lawful attorney of Grantor, with full power of substitution, in the name of Grantee or in the name of Grantor but on behalf of and for the benefit of the Grantee to institute and prosecute, in the name of Grantor or otherwise, all proceedings which Grantee may deem proper in order to collect, assert or enforce any claim, right or title of any kind in and to the assets, tangible and intangible, the rights and interests conveyed, transferred and delivered hereunder, to defend and compromise any and all actions, suits or proceedings in respect to any thereof; and to do all such acts and things in relation thereto as Grantee shall deem advisable. Grantor agrees that the foregoing powers are coupled with an interest and shall be irrevocable by Grantor or by its dissolution or in any manner or for any reason. Grantor further agrees that Grantee shall retain for its own account any amounts collected pursuant to the foregoing powers, including any sums payable as interest in respect thereof, and Grantor agrees to pay to Grantee, when received, any amounts which shall be received by Grantor in respect of any account receivable or other assets or property to be transferred to Grantee as provided herein.
- 4. <u>Further Conveyances</u>. Grantor covenants and agrees with Grantee that Grantor will, whenever and as often as required to do so by Grantee, its successors and assigns, do, execute, acknowledge and deliver such other instruments of conveyance and transfer and take such other action as may reasonably be required more effectively to convey, transfer to and vest in Grantee, its successors and assigns, and to put Grantee, its successors and assigns, in possession of any property conveyed, transferred and delivered hereunder, and in the case of contracts, leases and other property rights or interests, if any, which cannot be transferred effectively without the consent of third parties

to use its best efforts to obtain such consents and to take such other action as may be reasonably necessary to assure to Grantee, its successors and assigns, all rights and benefits thereof.

Grantor agrees to defend, at Grantor's sole cost and expense, any and all actions and proceedings brought against Grantee with respect to matters arising out of or in any way connected with this Conveyance.

- 5. <u>Assumption of Specific Indebtedness</u>. Grantee hereby assume only those debts, obligations, liabilities, causes of action and claims against Grantor which are set forth on <u>Exhibit B</u> and does not assume any liabilities, causes of action and claims against Grantor of any manner or nature whatsoever and howsoever arising which are not set forth on <u>Exhibit B</u>.
- 6. Acknowledgment and Release. (a) Ogren holds a security interest in all the assets of VISI, as evidenced by the Collateral Assignment and Security Agreement effective December 1, 2000, attached hereto as Exhibit C. Ogren hereby acknowledges and consents to this Conveyance and, upon the execution of this Conveyance, Ogren hereby covenants and agrees to execute the appropriate form required for recordation which releases his security interest in all assets of VISI other than those described in Exhibit A. Such release shall have no effect on the security interest held by Ogren on the assets that are the subject of this Conveyance, and shall be limited strictly to those assets of VISI that are not listed on Exhibit A.
- (b) Creditors, individually and collectively, hereby acknowledge and consent to this Conveyance and, upon execution of this Conveyance by Grantor and Grantee, hereby covenant and agree to release Grantor from any and all liability for the indebtedness to Creditors set forth on Exhibit B.
- 7. Notices. Any and all notices permitted or required to be given under the terms of this Conveyance shall be in writing and may be served by mail, postage prepaid, and addressed to the party to be notified at the appropriate address specified below, or by delivering the same in person to such party, or by prepaid telegram, addressed to the party to be notified at such address. Any notice given in any authorized manner shall be effective only if and when received. The mailing addresses of the parties are as follows:

Party	Address
Grantor	510 Bering Drive, Suite 220 Houston, TX 77057-1457 Facsimile: (713) 917-8301 Att: Robert L. Bitterli
Grantee	1980 Post Oak Blvd. Suite 2300 Houston, Texas 77056 Facsimile: (713) 621-5453 Attn: Carole R. Riggs

The above addresses may be changed by any party by notice given in the manner provided in this Section 7.

Choice of Law. This Conveyance and Assumption shall be construed and enforced in accordance with the substantive laws of the State of Texas. The parties hereto agree that should any suit, action or proceeding arising out of this Conveyance and Assumption be instituted by any party hereto (other than a suit, action or proceeding to enforce or realize upon any final court judgment arising out of this Conveyance and Assumption), such suit, action or proceeding shall be instituted only in a state or federal court in Harris County, Texas. Each of the parties hereto consents to the in personam jurisdiction of any state or federal court in Harris County, Texas and waives any objection to the venue of any such suit, action or proceeding. The parties hereto recognize that courts outside Harris, County, Texas may also have jurisdiction over suits, actions or proceedings arising out of this Agreement, and in the event that any party hereto shall institute a proceeding involving this Agreement in a jurisdiction outside Harris County, Texas, the party instituting such proceeding shall indemnify any other party hereto for any losses and expenses that may result from the breach of the foregoing covenant to institute such proceeding only in a state or federal court in Harris County, Texas, including without limitation any additional expenses incurred as a result of litigating in another jurisdiction, such as reasonable fees and expenses of local counsel and travel and lodging expenses for parties, witnesses, experts and support personnel.

9. <u>Alternative Dispute Resolution</u>.

IN THE EVENT THE PARTIES BECOME INVOLVED IN DISPUTES IN CONNECTION WITH THIS AGREEMENT, THE PARTIES HERETO, WITH RESPECT TO THE TERMS AND PROVISIONS OF THIS AGREEMENT AGREE TO BE BOUND BY THE TERMS AND PROVISIONS OF THE FOLLOWING ARBITRATION PROVISIONS PURSUANT TO WHICH ANY AND ALL DISPUTES SHALL BE RESOLVED BY MANDATORY BINDING ARBITRATION UPON THE REQUEST OF ANY PARTY.

Dispute Resolution. The parties hereto agree that, except for the remedy set (a) forth below with respect to injunctive hereof, prior to the institution of any arbitration or litigation among the parties over a provision of this Agreement, the party seeking to resolve the dispute (the "Plaintiff") will submit such claim to nonbinding mediation. The Plaintiff shall notify in writing the other parties against whom such mediation is sought (the "Defendants"), describe the nature of such claim, the provision of this Agreement which has been violated by the Defendants, and the material facts surrounding such claim. If the parties are unable to agree on a mediator, the Plaintiff shall appoint one mediator and the Defendants shall appoint one mediator. Such mediators shall be appointed within 30 days of the date of the foregoing described notice. Within 30 days of appointment, such mediators shall appoint a third mediator. Each party appointing a mediator shall bear all cost and expenses associated with such mediator, and the costs and expenses associated with the third mediator (or the first mediator if one is agreed upon) shall be borne equally by the parties. Within 30 days of the appointment of the foregoing described mediator(s), the Plaintiff and Defendant shall hold a mediation hearing before such mediator(s) at such time and place as the Plaintiff and Defendant may agree. At such mediation hearing, the Alternative Dispute Resolutions provisions of the Revised Civil Statutes of Texas shall apply.

(b) Arbitration. After mediation, and subject to injunctive relief, any claim, dispute or other disagreement (each, a "Dispute") arising out of or relating to this Agreement or any of the transactions contemplated hereby shall be finally settled by arbitration in accordance with the terms of this Paragraph, provided that any party shall in any event have the right to seek and obtain equitable relief during the pendency of such Dispute pursuant to Paragraph 9(c) below. In the event of any Dispute, any party may serve written notice of such Dispute on any other party and each party to such Dispute shall undertake in good faith to resolve such Dispute. If the parties cannot agree to resolve such Dispute within 15 days after such written notice, any party to such Dispute may, by further written notice (the "Arbitration Notice") to the other party, commence an arbitration proceeding by bringing the Dispute to one arbitrator or to an arbitration panel selected as provided below. Disputes shall be decided by a single arbitrator, unless the parties cannot agree within ten days on a single arbitrator, in which case they shall choose an arbitration panel composed of three arbitrators, one arbitrator to be selected by the party who sent the Arbitration Notice, a second arbitrator to be selected by the other adverse party (expressly provided that Company may choose the second arbitrator if it is not the sender of the Arbitration Notice), and the third arbitrator (the "Independent Arbitrator"), who will be the Chairman of the arbitration panel, to be appointed by the first two arbitrators. In the event the first two arbitrators fail to agree on the appointment of the Independent Arbitrator within 15 days, the Independent Arbitrator shall be appointed on request of any party hereto by any state district court judge in Harris County, Texas. In the event that any arbitrator shall resign, be unable or otherwise fail to perform his or her duties, each party shall immediately notify the other parties of such resignation, inability or failure, and a replacement shall immediately be selected by the party who selected such arbitrator in the first instance, or, if the arbitrator to be replaced is the Independent Arbitrator, then the parties shall attempt in good faith to appoint a mutually agreeable replacement Independent Arbitrator. If the parties fail to agree on such replacement within 15 days, either party may request that any state district court judge in Harris County, Texas to appoint such replacement Independent Arbitrator. The arbitrator or the arbitration panel shall conduct the arbitration in accordance with the Rules of Arbitration of the American Arbitration Association then in effect, except to the extent such rules are inconsistent with the provisions of this Paragraph. The parties shall prepare in writing a statement of their positions, together with counterclaims, with supporting facts, data, and affidavits, if any, and shall submit such statement to the arbitrator, or arbitration panel within 15 days after selection, but, in any event, within 45 days after service of the Arbitration Notice. The arbitrator or the arbitration panel shall give all parties the opportunity to make an oral presentation to the arbitrator or the arbitration panel in the presence of the other party, if either party so requests. The parties shall have, for a period of 120 days after service of the Arbitration Notice (the "Discovery Period"), all rights of discovery provided by the Texas Rules of Civil Procedures then obtaining, except, unless otherwise agreed, that all responses to discovery requests shall be served within 10 days of such discovery request, and no discovery request may be served after the date 10 days before the termination of the Discovery Period. The arbitrator or the arbitration panel shall assume exclusive jurisdiction over the Dispute, may order interim equitable relief (which shall be specifically enforceable as if it were a final Award, as hereinafter defined), and shall be required to make a final binding determination (the "Award"). The Award shall not be subject to appeal or to review by any court or administrative body except as set forth in Section 10(a) of the Federal Arbitration Act,

4

72695.2 63672-00-022 / BFLEMING

codified as 9 U.S.C.A. Section 10(a) (West Supp. 1997). The Award shall determine (i) whether each party's obligations under this Agreement were met and (ii) what damages or remedies (which may include final equitable relief) are due under the terms of this Agreement. The agreement to arbitrate contained in this Paragraph shall be specifically enforceable under the prevailing arbitration law, and shall survive termination of this Agreement. Judgment upon the Award rendered by the arbitrator or the arbitration panel may be entered in accordance with applicable law in any court having jurisdiction therefor. Each party shall bear its own costs and expenses for arbitration, subject to reimbursement as determined by the arbitrator or the arbitration panel in the Award. Arbitration shall, unless the parties otherwise agree in writing, take place in Houston, Texas.

(c) Nothing contained in this Paragraph shall preclude, or be deemed, construed or interpreted to preclude, any party from seeking interim equitable relief from a court of competent jurisdiction against the other party, where circumstances so require, except that no party shall be entitled to seek a stay of any arbitration proceeding brought hereunder. The parties agree that, upon the application of any of the parties, and whether or not an arbitration proceeding has yet been initiated pursuant to this Paragraph, all courts having jurisdiction are hereby authorized to (i) issue and enforce in any lawful manner such temporary restraining orders, preliminary injunctions and other interim measures of relief as may be necessary to prevent harm to a party's interests or as otherwise may be appropriate pending the conclusion of arbitration proceedings pursuant to this Paragraph, and/or (ii) enter into and enforce in any lawful manner such judgments for permanent equitable relief as may be necessary to prevent harm to a party's interests or otherwise may be appropriate following this issuance of the Award.

EXECUTED to be made effective as of August 19, 2002.

Grantor:

Visual Intelligence Systems, Inc.

Name: R. Bradford Perry

Title SECURIE VICE PRESIDENT

Grantee:

VISI Technology, Ltd.

By: D.J. Ogren L.L.C., its sole general partner

Name: R. Bradford Perry

Title: Vice President

D. John Øgren, by Carole R. Riggs,

Attorney in Fact

R. Bradford Perry

Chester Smitherman

Leo J. Peters III

Suzanne Reedstrom

R. Bradford Perry

Chester Smitherman

Leo J. Peters III

Suzanne Reedstrom

Exhibit A

DESCRIPTION OF ASSETS

All rights, titles and interests of Grantor now owned or hereafter acquired in and to any and all intellectual property of Grantor, including without limitation, software [including object and source codes], websites, any and all patents, patent applications, copyrights, copyrighted materials, trademarks, trade names and symbols and all tangible property evidencing or containing such intangibles, and more particularly described below.

THE UNITED STATES PATENT AND TRADEMARK OFFICE

ASSIGNOR: VISUAL INTELLIGENCE

SYSTEMS, INC.

ATTY. DKT. NO.: 125886-2

\$\$\$\$\$\$\$\$\$\$\$\$

SERIAL NO.: 10/244,980

SERIAL NO.: 10/229,626

SERIAL NO.: 10/247,441

ASSIGNEE: VISI TECHNOLOGY, LTD.

SERIAL NO.: 60/412,504

CERTIFICATE OF EXPRESS MAIL

Mail Stop Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, Virginia 22313-1450

I hereby certify that the following documents, which are attached, are being deposited under 37 C.F.R. 1.10, with the United States Postal Service "Express Mail Post Office to Addressee" service as Express Mail No. EV 169250822 US in an envelope addressed to: Mail Stop Assignment Recordation Services, Director of the U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, Virginia 22313-1450.

- Recordation Form Cover Sheet, Patents Only, dated August 28, 2003; **(1)**
- Assignment, dated August 27, 2003; (2)
- Exhibit A, General Conveyance, Transfer and Assignment of Assets and (3) Assumption of Specific Liabilities;
- (4) Checks totaling \$160.00 (\$120.00 and \$40.00); and

Postcard. (5)

Respectfully submitted,

Deborah K. Foots, CLA

Paralegal to Jennifer Sickler

Date:

HOUSTON 708580v1



UNITED STATES PATENT AND TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

MARCH 22, 2004

PTAS

GARDERE WYNNE SEWELL LLP JENNIFER S. SICKLER 1000 LOUISIANA, SUITE 3400 HOUSTON, TX 77002

> UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 08/28/2003

REEL/FRAME: 014436/0551

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

VISI TECHNOLOGY, LTD.

DOC DATE: 08/27/2003

ASSIGNEE:

M7 VISUAL INTELLIGENCE, LP 10823 N.E. ENTRANCE ROAD SAN ANTONIO, TEXAS 78216

SERIAL NUMBER: 10244980

SERIAL NUMBER: 10229626

FILING DATE: 09/17/2002

ISSUE DATE:

FILING DATE: 08/28/2002

PATENT NUMBER:

PATENT NUMBER:

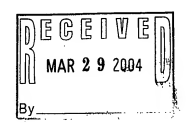
ISSUE DATE:

SERIAL NUMBER: 10247441

FILING DATE: 09/19/2002

PATENT NUMBER:

ISSUE DATE:



014436/0551 PAGE 2

SERIAL NUMBER: 60412504

PATENT NUMBER:

FILING DATE: 09/20/2002

ISSUE DATE:

KIMBERLY WHITE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

	09-03-200	3.0	ket No	o.: 125886-2
FORM PTO-1595 (Mcdified) (Rev. 03-01)	(IEBIAL UPO ARMA ORAN		HEET	U.S. DEPARTMENT OF COMMERCE
OMB No: 0651-0027 (exp.5/31/2002) P08/REV03			Y	Patent and Trademark Office
Tab settings → → → ▼	10254017		▼	Y Y
To the Director of the United States F	atent and Trademark Offic			
1. Name of conveying party(ies): VISI Technology, Ltd.	8:28.83	Name: <u>N</u>	d address of rece	
		Internal A	ddress:	
Additional names(s) of conveying party(les)	☐ Yes ☒ No			
3. Nature of conveyance:				
☑ Assignment	Merger	Street Ad	dress: <u>10823</u> N.E	. Entrance Road
☐ Security Agreement ☐	Change of Name			
□ Other		City: San	Antonio	State: TX ZIP: 78216
Execution Date: August 27, 2003		Additional na	me(s) & address(es	s) attached? Yes No
Application number(s) or patent number (s) this document is being filed together.		the execution	ı date of the appli	cation is:
A. Patent Application No.(s)		B. F	Patent No.(s)	ZES AUG OPRA
10/244,980 10/229,626 10/247,441 60/412,504			Ø N.	RECEIVED AND 28 M 8: OPR/FINANCE
	Additional numbers attac	hed? U Ye	es 🗵 No	
Name and address of party to whom concerning document should be mail		6. Total num	ber of application	ns and patents involved: 4
Name: Jennifer S. Sickler		7. Total fee	(37 CFR 3.41):	\$ 160.00
Internal Address: <u>Gardere Wynne So</u>	well LLP		esed - Any excess ted or debited to d	or insufficiency should be deposit account
01 FC:8021 160.00 OP		☐ Autho	orized to be charg	ed to deposit account
Street Address: 1000 Louisiana, Sui	e 3400	8. Deposit a	ccount number:	
		07-0153		
City: Houston State	e: TX ZIP: 77002			ge if paying by deposit account)
Statement and signature.	DO NOT	USE THIS SPAC	<u> </u>	
To the best of my knowledge and be of the original document.	\cap	ation is true ar	nd correct and any	
Jennifer S. Sickler	Cfluir	gy New C		August 28, 2003
Name of Person Signing Total number	of pages including cover sh	// Signature leet, attachmen		7 Date

ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, the undersigned, VISI Technology, Ltd., a Texas limited partnership, having its registered office at Campbell & Riggs, 1980 Post Oak Boulevard, Suite 2300, Houston, Texas 77056, hereby:

ASSIGNS and SELLS to M7 VISUAL INTELLIGENCE, LP, a Delaware limited partnership, having a place of business at 10823 N.E. Entrance Rd., San Antonio, Texas 78216, its successors and assigns, the entire right, title and interest in and to its following inventions and patent applications:

Serial No.	Date Filed	Title
10/244,980	9/17/2002	A METHOD OF USING A SELF-LOCKING TRAVEL PATTERN TO ACHIEVE IN-TRAVEL CALIBRATION OF REMOTE SENSORS
10/229,626	8/28/2002	RETINAL ARRAY COMPOUND CAMERA SYSTEM
10/247,441	9/19/2002	SYSTEM FOR MOSAICING DIGITAL ORTHO-IMAGES
60/412,504	9/20/2002	VEHICLE BASED DATA COLLECTION AND PROCESSING SYSTEM

and all United States patents granted therefor and all divisions, reissues, continuations and extensions thereof, and it hereby sells and assigns to M7 VISUAL INTELLIGENCE, LP, its successors and assigns, the entire right, title and interest in and to the above inventions in and for all countries foreign to the United States of America, and it hereby covenants that it has the full right so to do, and it agrees that it will sign all lawful papers, execute all divisional, continuation and reissue applications, authorizations, assignments, and application papers, make all rightful declarations, affirmations, and oaths and generally do everything possible to aid M7 VISUAL INTELLIGENCE, LP, its successors, assigns and nominees, to obtain proper protection for the above inventions in all countries throughout the world.

TO BE BINDING on the assigns, representatives and successors of the undersigned and extend to the successors, assigns and nominees of the Assignees.

VISI TECHNOLOGY, LTD.
By: Ogen Ogran
D.J. Ogren
President of D.J. Ogren, LLC,
the General Partner of VISI Technology, Ltd.
Date: 8/27/2003
STATE OF TEXAS)
) COUNTY OF HARRIS)
This instrument was acknowledged before me on August 27, 2003 by D.J. Ogren, President of
D.J. Ogren, LLC, the General Partner of VISI Technology, Ltd., a Texas limited partnership, on
behalf of said partnership.
JENNIFER J. DELA ROSA
NOTARY PUBLIC Notary Public STATE OF TEXAS
A SANCTONIA CONTRACTOR AND A CONTRACTOR

THE UNITED STATES PATENT AND TRADEMARK OFFICE

ASSIGNOR: VISI TECHNOLOGY, LTD. ATTY. DKT. NO.: 125886-2

SERIAL NO.: 10/244,980

8888888

SERIAL NO.: 10/229,626

SERIAL NO.: 10/247,441

ASSIGNEE: M7 VISUAL INTELLIGENCE, §

SERIAL NO.: 60/412,504

LP

CERTIFICATE OF EXPRESS MAIL

Mail Stop Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, Virginia 22313-1450

I hereby certify that the following documents, which are attached, are being deposited under 37 C.F.R. 1.10, with the United States Postal Service "Express Mail Post Office to Addressee" service as Express Mail No. EV 169250836 US in an envelope addressed to: Mail Stop Assignment Recordation Services, Director of the U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, Virginia 22313-1450.

- (1) Recordation Form Cover Sheet, Patents Only, dated August 28, 2003;
- Assignment, dated August 27, 2003; (2)
- Checks totaling \$160.00 (\$120.00 and \$40.00); and (3)
- Postcard. (4)

Respectfully submitted,

Deborah K. Foots, CLA

Paralegal to Jennifer Sickler

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

Unknown

Filed:

Inventor(s):

Chester L. Smitherman

Leo J. Peters III
Tuy Vu Mai

Title:

Vehicle Based Data Collection and Processing System

Assignee:

M7 Visual Intelligence, LP

Group Art Unit:

Unknown

Examiner:

Unknown

Mail Stop Patent Application Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

APPOINTMENT OF ATTORNEYS UNDER 37 CFR §§ 3.71 AND 3.73

As an officer of the assignee of the entire interest in the subject patent application, I appoint the following members of the firm of GARDERE WYNNE SEWELL LLP:

(Reg. No. 36,005)
(Reg. No. 31,765)
(Reg. No. 37,676)
(Reg. No. 50,347)
(Reg. No. 46,715)
(Reg. No. 47,189)

as its attorneys with full power of substitution to prosecute this application and transact all business in the Patent and Trademark Office.

Attorney Docket No.: 127976-1000

PATENT

Pursuant to 37 CFR § 3.73, I have attached a copy of the Assignment from the inventor(s), Assignment from Visual Intelligence Systems, Inc., and Assignment from VISI Technology, Ltd..

Please direct all future correspondence and telephone calls regarding this application to:

Jennifer S. Sickler GARDERE WYNNE SEWELL LLP 1000 Louisiana, Suite 3400 Houston, Texas 77002-5007 Telephone: (713) 276-5382

Fax: (713) 276-6382

Email: jsickler@gardere.com

I certify that the Assignments documents filed with the application or filed subsequent to the filing date of the application, have been reviewed. I certify that, to the best of my knowledge and belief, title is with M7 Visual Intelligence, LP.

M7 VISUAL INTELLIGENCE, LP

R. Bradford Perry

President

Check Amount: \$375.00 Jennifer S. Sickler Attorney(s): ·Client/Matter#: 127976-1000 Serial/Patent No.: Vehicle Based Data Collection and Processing System Title: Inventor(s): Chester L. Smitherman, et al. • • **Issue Date:** Assignee: M7 Visual Intelligence, LP 9/18/03 **Due Date:** 9/20/03 Date Filed with USPTO: 9/18/03 Today's Date: APPLICATION FOR PATENT [Check all items that apply]: Issue Fee Transmittal Spec 41 pages ⊠ Claims 6 pages □ Drawings 14 Sheets Declaration Oath Power Notice of Appeal Verified Statement Brief Maintenance Fee Transmittal Form " " Assignments (3) copies Other: Appointment of Attorneys Continuation Divisional Response **CIP** Application Status Request Preliminary Amendment Change of Fee Address Indication Form Information Disclosure Statement Express Mail EV322135555US **Utility Transmittal** Certificate of Mailing Fee Calculation Transmittal First Class Mail Amendment After Final

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

Unknown

Filed:

Inventor(s):

Chester L. Smitherman

Leo J. Peters III
Tuy Vu Mai

Title:

Vehicle Based Data Collection and Processing System

Assignee:

M7 Visual Intelligence, LP

Group Art Unit:

Unknown

Examiner:

Unknown

Mail Stop Patent Application Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

- 1. My residence, mailing address, and citizenship are as stated below next to my name.
- 2. I believe I am the original, first, sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Vehicle Based Data Collection and Processing System

the specification of which is attached hereto.

3. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims.

Attorney Docket No.: 127976-1000

4. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to the patentability of this application as defined by Title 37, Code of Federal Regulations, § 1.56 including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or plant breeder's rights certificate(s), §365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT International application having a filing date before that of the application on which priority is claimed:

NONE

I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional application(s) listed below:

60/412,504, filed September 20, 2002

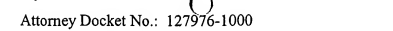
6. I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) or 365(c) of any PCT International application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in § 1.56 which became available between the filing date of any prior application(s) and the national or PCT international filing date of this application:

NONE

7. I hereby appoint:

Jennifer S. Sickler Tim Headley (Reg. No. 36,005)

(Reg. No. 31,765)



PATENT

Carol M. Nielsen	(Reg. No. 37,676)
Robert E. Holthus	(Reg. No. 50,347)
Kenneth R. Glaser	(Reg. No. 46,715)
Thomas C. Wright	(Reg. No. 47,189)

of the firm of GARDERE WYNNE SEWELL LLP, my attorneys with full power of substitution and revocation, to prosecute this application; to file and prosecute any divisional, continuation, continuation-in-part, and reissue patent applications; and to transact all business in the United States Patent and Trademark Office connected therewith; and to prosecute any international patent application filed thereon before any international authorities under the Patent Cooperation Treaty;

Send correspondence to:

Jennifer S. Sickler

GARDERE WYNNE SEWELL LLP

1000 Louisiana, Suite 3400

Houston 77002-5007

and direct all telephone calls to:

Jennifer S. Sickler at (713) 276-5382

Email: jsickler@gardere.com

Attorney Docket No.

127976-1000

8. I hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Attorney Docket No.: 127976-1000

PATENT

Full name of Inventor:	Chester L. Smitherman
Inventor's Signature:	Chester L. Smitherman
Date:	17 Sept. 2003
Residence (City, State):	HOUSTON, TX 9147 CARDWELL DR.
Mailing Address:	9147 CARDWELL DR.
Citizenship:	United States of America
Full name of Inventor:	Tuy Vu Mai
Inventor's Signature:	
Date:	
Residence (City, State):	
Mailing Address:	
Citizenship:	United States of America

Attorney Docket No.: 127976-1000

PATENT

Full name of Inventor:	Leo Peters III
Inventor's Signature:	
Date:	
Residence (City, State):	
Mailing Address:	
Citizenship:	United States of America

ZU 222ELSSE V3 (YJNO 32U LATZOQ) NIDIRO (YJNO 32U LATZOQ)	EXPRESS MAIL	Customer Copy Label 11-F June 2002
Date Date Day of gent/ery Flat Rate Envelope Day of gent/ery Postage Date Date Day D	UNITED STATES POSTAL SERVICE ® DELIVERY (POSTAL USE ONLY) Delivery Attempt Time Mo. Day AM PM Delivery Attempt Time Mo. Day AM PM Delivery Date Time Mo. Day Delivery Date Date Date Date Date Date Date Date	Employee Signature Employee Signature Employee Signature Employee Signature
ROM: PLEASE PRINT) PHONE 113 270 5382 JENNIFER SICKLER GARDERE WYNNE SEWELL 1000 LOUISTANA ST STE 3300 TX 77002-5005	TO: (PLEASE PRINT) PHONE [A I L STOP [Det] 1	Plication 7
SHARD. O making 3 copies. FOR PICKUP OR TRACKING CALL 1-800-2		VA 22313-1450

Check Amount: \$375.00 Jennifer S. Sickler Attorney(s): Serial/Patent No.: Client/Matter#: 127976-1000 Title: Vehicle Based Data Collection and Processing System Chester L. Smitherman, et al. . . . **Issue Date:** Inventor(s): M7 Visual Intelligence, LP Assignee: 9/18/03 **Due Date:** 9/20/03 Date Filed with USPTO: 9/18/03 Today's Date: APPLICATION FOR PATENT [Check all items that apply]: Issue Fee Transmittal 10/6647 Spec 41 pages Sign Claims 6 pages □ Drawings 14 Sheets Letter Notice of Appeal Verified Statement Brief Maintenance Fee Transmittal Form " " " Assignments (3) copies Continuation Divisional Other: Appointment of Attorneys CIP Application Response Status Request **Preliminary Amendment** Change of Fee Address Indication Form Information Disclosure Statement Express Mail EV322135555US **Utility Transmittal** Fee Calculation Transmittal Certificate of Mailing Amendment After Final First Class Mail

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

10/664,737

Filed:

September 18, 2003

Inventor:

Chester L. Smitherman

Leo J. Peters III Tuy Vu Mai

Title:

Vehicle Based Data Collection and Processing System

Assignee:

M7 Visual Intelligence, LP

Group Art Unit:

Unknown

Examiner:

Unknown

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATE OF EXPRESS MAILING

Dear Sir:

I hereby certify that the following documents, which are attached, are being deposited under 37 CFR 1.10, with the United States Postal Service "Express Mail Post Office to Addressee" service as Express Mail No. EV 322135586 US in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

- (1) Declaration and Power of Attorney for inventor Tuy Vu Mai, and
- (2) Return Postcard.

Respectfully submitted,

Deborah K. Foots, CLA

Paralegal to Jennifer S. Sickler

Date: 10 20 03

) PATENT

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

10/664,737

Filed:

September 18, 2003

Inventor(s):

Chester L. Smitherman

Leo J. Peters III Tuy Vu Mai

Title:

Vehicle Based Data Collection and Processing System

Assignee:

M7 Visual Intelligence, LP

Group Art Unit:

Unknown

Examiner:

Unknown

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

DECLARATION AND POWER OF ATTORNEY

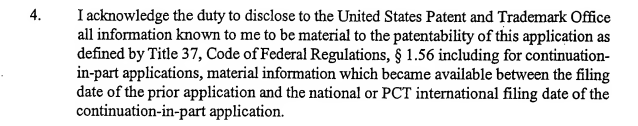
As a below named inventor, I hereby declare that:

- 1. My residence, mailing address, and citizenship are as stated below next to my name.
- 2. I believe I am the original, first, sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Vehicle Based Data Collection and Processing System

the specification of which is attached hereto.

3. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims.



5. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or plant breeder's rights certificate(s), §365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT International application having a filing date before that of the application on which priority is claimed:

NONE

I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional application(s) listed below:

60/412,504, filed September 20, 2002

6. I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) or 365(c) of any PCT International application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in § 1.56 which became available between the filing date of any prior application(s) and the national or PCT international filing date of this application:

NONE

7. I hereby appoint:

Jennifer S. Sickler Tim Headley (Reg. No. 36,005) (Reg. No. 31,765)



PATENT

Carol M. Nielsen	(Reg. No. 37,676)
Robert E. Holthus	(Reg. No. 50,347)
Kenneth R. Glaser	(Reg. No. 46,715)
Thomas C. Wright	(Reg. No. 47,189)

of the firm of GARDERE WYNNE SEWELL LLP, my attorneys with full power of substitution and revocation, to prosecute this application; to file and prosecute any divisional, continuation, continuation-in-part, and reissue patent applications; and to transact all business in the United States Patent and Trademark Office connected therewith; and to prosecute any international patent application filed thereon before any international authorities under the Patent Cooperation Treaty;

Send correspondence to:

Jennifer S. Sickler

GARDERE WYNNE SEWELL LLP

1000 Louisiana, Suite 3400

Houston 77002-5007

and direct all telephone calls to:

Jennifer S. Sickler at (713) 276-5382

Email: jsickler@gardere.com

Attorney Docket No.

127976-1000

8. I hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Attorney Docket No.: 127976-1000

Citizenship:

PATENT

Full name of Inventor:	Chester L. Smitherman
Inventor's Signature:	Chester S. Smitherman
Date:	17 Sept. 2003
Residence (City, State):	HOUSTON, TX
Mailing Address:	9147 CARDWELL DR.
Citizenship:	United States of America
Full name of Inventor:	Tuy Vu Mai
Inventor's Signature:	- Truz Mai
Date:	10/03/2003
Residence (City, State):	HOUSTON, TX
Mailing Address:	12206 CALICOFALLS LANE

United States of America

·			_	~•		
•	rney(s):	Jennifer S. Sickler		Check Amo	ount:	
	Cuent/Matter#:	127976-1000	•	Serial/Patent No	D.: 10/664,737	
	Title:	Vehicle Based Data Collection as	nd Processi			
and the second s	Inventor(s):	Chester L. Smitherman, et al.		Issue Da	ite:	
	Assignee:	M7 Visual Intelligence, LP	•	`.		
	Today's Date:	10/20/03 Due Date:	Date Filed	d with USPTO: 9/	/18/03	
	٠.			ī	·	
	APPLICATION	I FOR PATENT [Check all item	s that appl	y]:		
	Spec 41 page	es 🔲 Claims 6 pages	Issue	Fee Transmittal		
	☐ Drawings	14 Sheets	Lette	• -	•	
•	□ Declaration	Oath Power	Notic	ce of Appeal		
	Tuy Vu Mai		☐ Brief	î		
	☐ Verified Star	tement.	Main	tenance Fee Trans	mittal Form	
•	Assignments		Othe			
		n Divisional	Resp		•	
	CIP Applica	— ,		s Request	•	
	Preliminary			ige of Fee Address	Indication Form	n
		Disclosure Statement		ess Mail EV32213		•
	Utility Trans	mittal	_	ficate of Mailing		
	Fee Calculat	ion Transmittal		Class Mail		
	Amendment	After Final				
	, 					

The state of the s	de la	and the state of t			•	
				*		
		Check Amount:	i ·			
Attorney(s): Jennifer S. Sickler		Serial/Patent No.: 10/664,737	-			
Client/Matter#: 127976-1000 Title: Vehicle Based Data Collect	ction and Processi				•	
T C islaman of	t al	Issue Date:	•	4-4		
In the linear of I	D			,,,		
Assignee: M7 Visual Intelligence, L. Today's Date: 10/20/03 Due Date:	Date File	i with USPTO: 9/18/03	i			
Today's Date: 10/20/03 Due Daye:	Duto		1			
APPLICATION FOR PATENT Check 2	all items that app	lv]:				
APPLICATION FOR PATENT [CHECK 2	Icen	e Fee Transmittal	į		•	
Spec 41 pages Claims 6 pages	Lett				• •	
Drawings 14 Sheets		ice of Appeal	•			
Declaration Oath Power	Brie		,	.*		
Tuy Vu Mai	- VA H Mai	ntenance Fee Transmittal Form			,	
Tuy Vu Mai Verified Statement	Oth		ï			
Assignments (3) copies		ponse		•	•	
Continuation Divisional	Kes Charles	us Request			•	
CIP Application	☐ Stat	inge of Fee Address Indication For	m			
Preliminary Amendment	-	oress Mail EV322135586US	k .			
Information Disclosure Statement	⊠ Exp	tificate of Mailing	1		•	

Certificate of Mailing

First Class Mail

HOUSTON, TEXAS 77002 1000 LOUISIANA STREET, SUITE 3400 INTELLECTUAL PROPERTY SECTION GYKDEKE MANNE SEMELL, LLP JENNIFER S. SICKLER (*)



Utility Transmittal

Fee Calculation Transmittal Amendment After Final

GARDERE

attorneys and counselors . www.gardere.com

Direct: 713-276-5382 Direct Fax: 713-276-6382 jsickler@gardere.com

September 26, 2003

CONFIDENTIAL

Via Express Mail

Mr. Leo J. Peters III VISI Technology, Ltd. 129 Phanturn Bellaire, Texas 77401

Re: Utility Patent Application for "Vehicle Based Data Collection and

Processing System"

(Our Ref. No.: 127976-1000)

Dear Leo:

As you may recall, a provisional U.S. Patent Application was filed for the abovenoted invention about one year ago. Recently, we prepared a nonprovisional patent application for the same invention. Enclosed for your review and execution is a Declaration and Power of Attorney for the nonprovisional patent application. As you may recall, due to your prior assignment of the invention to Visual Intelligence, you have a legal obligation to sign documents to aid the assignee Visual Intelligence in obtaining and enforcing protection for the invention. Please return the original signed Declaration to me at your earliest opportunity. I look forward to hearing from you.

Very truly yours,

Jennifer S. Sickler

JSS:rm Enclosure VISI Technology, Ltd. September 26, 2003
Page 2

bcc: Brad Peters (M7 Visual Intelligence, LP)

HOUSTON 714135v1

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:

Unknown

Filed:

Inventor(s):

Chester L. Smitherman

Leo J. Peters III Tuy Vu Mai

Title:

Vehicle Based Data Collection and Processing System

Assignee:

M7 Visual Intelligence, LP

Group Art Unit:

Unknown

Examiner:

Unknown

Mail Stop Patent Application Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

- 1. My residence, mailing address, and citizenship are as stated below next to my name.
- 2. I believe I am the original, first, sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

Vehicle Based Data Collection and Processing System

the specification of which is attached hereto.

3. I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims.

- 4. I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to the patentability of this application as defined by Title 37, Code of Federal Regulations, § 1.56 including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.
- 5. I hereby claim foreign priority benefits under 35 U.S.C. §119(a)-(d) or §365(b) of any foreign application(s) for patent or inventor's certificate, or plant breeder's rights certificate(s), §365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT International application having a filing date before that of the application on which priority is claimed:

NONE

I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional application(s) listed below:

60/412,504, filed September 20, 2002

6. I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) or 365(c) of any PCT International application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in § 1.56 which became available between the filing date of any prior application(s) and the national or PCT international filing date of this application:

NONE

7. I hereby appoint:

Jennifer S. Sickler Tim Headley

(Reg. No. 36,005) (Reg. No. 31,765) Attorney Docket No.: 127 -6-1000

PATENT

Carol M. Nielsen	(Reg. No. 37,676)
Robert E. Holthus	(Reg. No. 50,347)
Kenneth R. Glaser	(Reg. No. 46,715)
Thomas C. Wright	(Reg. No. 47,189)

of the firm of GARDERE WYNNE SEWELL LLP, my attorneys with full power of substitution and revocation, to prosecute this application; to file and prosecute any divisional, continuation, continuation-in-part, and reissue patent applications; and to transact all business in the United States Patent and Trademark Office connected therewith; and to prosecute any international patent application filed thereon before any international authorities under the Patent Cooperation Treaty;

Send correspondence to:

Jennifer S. Sickler

GARDERE WYNNE SEWELL LLP

1000 Louisiana, Suite 3400

Houston 77002-5007

and direct all telephone calls to:

Jennifer S. Sickler at (713) 276-5382

Email: jsickler@gardere.com

Attorney Docket No.

127976-1000

8. I hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Attorney Docket No.: 127 0-1000

PATENT

Full name of Inventor:	Chester L. Smitherman	
Inventor's Signature:		
Date:		
Residence (City, State):		
Mailing Address:		
Citizenship:	United States of America	
Full name of Inventor:	Tuy Vu Mai	
Inventor's Signature:		
Date:		
Residence (City, State):		
Mailing Address:		
Citizenship:	United States of America	

Attorney Docket No.: 1275-76-1000

PATENT

Full name of Inventor:	Leo Peters III
Inventor's Signature:	
Date:	
Residence (City, State):	
Mailing Address:	
•	
Citizenship:	United States of America



Customer Copy	EXPRESS	WAIL POST OFFICE POST OFFI	2	Mo. Day Day	Wo. Day	(a) (3.0 (3.0) MAIL MAIL WAS USED TO THE COMPANY OF	FRING [M] VANYARONGISINA VERBONASSI YONGINASI KUTUK TATA VARUNTANDI OLOMBINI KASUNI MIKINGI KASUNI YANGINA MASUNI YANGI KASUNI SELONGISI KASUNI KASUNI YANGINA MASUNI YANGINA MASUNI MASUNI YANGINA MASUNI MASUNI YANGINA MASUNI	Concentrative in this case of the contractive of th	February Local No.	TO: PLEASE PRINT	Peters TI	100 VISI TECHNOLOGY L+A	Lag Phanton	Dellaire Tr 15
The second secon		EV 1692476116 US	N (POSTAL	2	Carlos Especial Services	Third Town Heatum Heesing Fee	Weight COD Fee Intrinsiplia Courty Ocde COD Fee Integrands Fee	Notbelly by Noceenance Clerk Initials Total Postage Fees Notbelly By Newton Washington Processing Notbelly Western Statement S	CUSTOMER USE COURT NO COURT TO COURT OF	FHOM: PLACE PROOF TO: PLACE PRINT	GARDERE MYNNE SEVELL	1000 LOUISTANA ST STE 3300 HOUSTON TA 7700		137976- 1000